## 16569 U.S 08/28/

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**CERTIFICATE OF EXPRESS MAILING** 

Attorney Docket No.: ABE1P003

The memittal and the documents and/or fees itemized hereon and attached Hereto have been deposited as "Express Mail Post Office to Accessee" in accordance with 37 CFR §1.10 with Mailing Label

First Named Inventor:

Number **EL967945979US**.

John R. Abe



## UTILITY PATENT APPLICATION TRANSMITTAL (37 CFR. § 1.53(b))

(Continuation, Divisional or Continuation-in-part application)

Amendments						
Amend the specification by inserting before the first line the sentence: "This is a						
Continuation	Continuation-in-part	Division	ıal			
application of copen	*					
Prior U.S. App	plication(s)					
<u>Unknown</u> 08/19/2003		D COMPUTER PRO	GRAM PRODUCT FOR THE			
(App. Serial No.) (Filing Date)	, , , , , , , , , , , , , , , , , , , ,	ICE TO SATISFY C	ERTAIN BUSINESS OBJECTIV			
Unknown 08/19/2003	(Title) Pending CONTINUOUS PRICE O	PTIMIZATION SYS	STEM, METHOD AND COMPUT			
(App. Serial No.) (Filing Date)			ERTAIN BUSINESS OBJECTIV			
41 4	(Title)		- 27			
the di	isclosures of which is incorporated	nerein by reference	ce.			
Fee Calculation (37 CFR § 1.16)						
(Col. 1)	(Col. 2) <u>SMALL ENTITY</u>	OR	LARGE ENTITY			
NO. FILED	NO. EXTRA RATE FEE		RATE FEE			
BASIC FEE	\$375 \$375	OR OR	\$750 \$			
TOTAL CLAIMS $18 - 20 =$ INDEP CLAIMS $03 - 03 =$	<del></del>	OR OR	x18 = \$ $x84 = $$			
[.] Multiple Dependent Claim Prese		OR	\$280 = \$			
* If the difference in Col. 1 is less	Total \$375	OR	Total \$			
than zero, enter "0" in Col. 2.						
$\times$ Check No. 8739 in the amount of \$375.00 is enclosed.						
The Commissioner is sythesis	ad to above any face beyond the am	ayut analagad yul	siah masuha magsimad am			
The Commissioner is authorized to charge any fees beyond the amount enclosed which may be required, or to credit any overpayment, to Deposit Account No. 50-1351 (Order No. ABE1P003).						
to oreast any overpayment, to Depo	3311 / CCOUIN 140. 30-1331 (Older 140	. <u>1000)</u> .				
General Authorization for Petition	for Extension of Time (37 CFR §1.1	(36)				
Applicants hereby make and o	generally authorize any Petitions for	Extensions of Ti	me as may he needed			
Applicants hereby make and generally authorize any Petitions for Extensions of Time as may be needed for any subsequent filings. The Commissioner is also authorized to charge any extension fees under 37 CFR						
§1.17 as may be needed to Deposit Account No. 50-1351 (Order No. ABE1P003).						
Please send correspondence to the following address:						
Silicon Valley IP Group, PC						
P. O. Box 721120						
San Jose, California 95172-1120						
*28875* (408) 971-2573						
Customer No.:: U.S. Patent & Trademark Office						
Customer Trom.						
Date:						
( ,	Kevin J. Zilka  Registration No. 41 420					
	Registration No. 41,429					
(Revised 12/97, Pat App Trans 53(b) ContDiv	CIP) Page 2 of 2					

U.S. Patent and Trademark Office; U. S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

## REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

First	Named Inventor	John R. Abe	
Title	A Method for Simulating An Optimized Supplier in a Market		
Atty [	Docket Number	ABE1P003	

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

Rate Date

Kevin J. Zilka (Reg. No. 41,429)

Typed or printed name

**S**ignature

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

Burden Hour Statement: This collection of information is required by 37 CFR 1.213(a). The information is used by the public to request that an application not be published under 35 U.S.C. 122(b) (and the PTO to process that request). Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This form is estimated to take 6 minutes to complete. This time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.